THE LAW OFFICES OF SEAN M. MAHER, PLLC

March 16, 2021

VIA ECF

Honorable Ronnie Abrams Daniel Patrick Moynihan **United States Courthouse** 500 Pearl Street New York, NY 10007-1312

> RE: United States v. Kevin Walker, 16 Cr. 327 (RA)

Application granted.

SO ORDERED.

Ronnie Abrams, U.S.D.J.

March 16, 2021

Dear Judge Abrams:

We respectfully write on behalf of Mr. Walker to request that the Court extend the time for the defense to file its reply concerning the outstanding Rule 33 motion to April 9, 2021. The additional time is needed in light of the complexity of the issues and the need to be able to communicate with Mr. Walker, who is incarcerated out of state.

AUSA Jonathan Rebold has informed the defense that the government consents to this defense request to extend the defense reply filing date until April 9, 2021.

Respectfully submitted,

_/S/___

Sean M. Maher Gráinne E. O'Neill

Counsel for Kevin Walker

Opposing counsel via ECF cc: